

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

UNITED STATES OF AMERICA,
Plaintiff,

Criminal No. 21-077 (FAB)

v.

**[1] TOMMY LOUIS CASILLAS-
NEGRON,
[2] ALLAN GIOVANNY CORDERO-
VELAZQUEZ,
Defendant(s)**

JOINT INFORMATIVE MOTION REGARDING STATUS OF THE CASE

TO THE HONORABLE COURT:

COMES NOW, the United States of America and defense attorneys, by and through the undersigned attorneys and very respectfully states and prays that:

1. The government provided Rule 16 discovery to the defense except the Machinegun Report and a pending cellphone extraction. Once all Rule 16 discovery is provided, the government will make a plea offer to both defendants. The Plea offer will be provided within the next two weeks.
2. The parties agree that 60 additional days are necessary for the defendants to receive discovery and discuss it with their counsel. The requested time would also allow for the parties to review pretrial motion practice issues and engage in plea negotiations.

WHEREFORE, the both parties respectfully request that the Court grant this motion and provided 60 additional days.

RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico, this 30th day of April 2021.

W. STEPHEN MULDROW
UNITED STATES ATTORNEY

s/ Pedro R. Casablanca
Pedro R. Casablanca
Assistant United States Attorney
USDC No. 219811
350 Chardon Avenue
Torre Chardon, Suite 1201
Hato Rey, Puerto Rico, 00918
Tel: 787-282-1824
Fax: 787-766-5398
pedro.r.casablanca@usdoj.gov

S/Diego Alcala-Laboy
Diego H. Alcala-Laboy
Attorney for Allan Cordero-Velazquez
PO Box 12247
San Juan, Puerto Rico 00914
787 432-4910
dalcala@defensorialegal.com

S/Carmen Rodriguez-Morales
Carmen Coral Rodrguez-Morales
Federal Public Defender's office
Patio Gallery Building
241 F.D. Roosevelt Avenue
Hato Rey, PR 00918
(787) 281-4922
Coral_rodriguez@fd.org

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all attorneys of record.

s/ Pedro R. Casablanca
Pedro R. Casablanca
Assistant United States Attorney